



OFFICIAL GAZETTE

GOVERNMENT OF GOA

EXTRAORDINARY No. 2

GOVERNMENT OF GOA

Department of Revenue

Office of the Collector, North

Order

DRO(N)/1(1)/89-92(Vol. II) 94

In exercise of the powers conferred on him under Sub-Section (3) of Section 3 of Goa, Daman & Diu Public Moneys (Recovery of Dues) Act, 1986, sanction of the Collector, North Goa District of Goa State is hereby conveyed to such portion of the amount realised as cost of collection at the following rates which are deemed to be reasonable one as far as cases filed in the Court of the Dy. Collector/DRO (North Goa) is concerned.

Upto Rs. 50,000/- 10%

Rs. 50,000/- to Rs. 5,00,000/- Rs. 5,000/- + 8% of the amount exceeding Rs. 50,000/-

Rs. 5,00,001/- to Rs. 10,00,000/- Rs. 41,000/- + 5% of the amount exceeding to Rs. 5,00,000/-

Rs. 10,00,001/- to Rs. 20,00,000/- Rs. 64,000/- + 4% of the amount exceeding Rs. 20,00,000/-

Rs. 20,00,001/- and above Rs. 1,06,000/- + 3% of the amount exceeding Rs. 20,00,000/-

(50% of the above if amount paid before proceedings start).

2. These charges are to be recovered as cost of collection subject to the following conditions:—

(1) These charges are applicable to the cases which were filed and in respect of which proceedings are going on before the DRO and for the cases to be filed and finalised.

(2) In the event of the settlement having been reached outside the Court of the Dy. Collector i. e. DRO (North Goa) after the certificate of recovery has been filed with him, the collection charges are to be recovered on the sum recovered and not on the sum shown in the certificate filed with the Deputy Collector/DRO (North Goa).

(3) These recovery rates are not applicable to the cases already finalised and closed. In case DRO charges are yet to be paid in finalised cases then these are to be paid as per old rate. Closed cases after payment of DRO charges need not be reopened.

This Order shall come into force with immediate effect.

B. T. Mahale, Deputy Collector (DRO).

Panaji, 29th September, 2000.